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ALBANIA IN WOFUL STATE OF ANARCHY

AMERICAN MINISTER TO GREECE APPEALS TO THE POWERS

PRaises THE DUTCH

Criticises Prince Wied and Says Five Governments Fail to Control the Principality

(By Associated Press.)

Athens, June 26.—George Fred Williams, American minister to Greece, today sent to the newspapers a report of his investigation in Albania, where he went recently at the order of the Mr. Williams says that he considers the condition in Albania anarchical, and he declares the present regime impracticable, owing to the antagonistic rivalries. He appeals to the powers to create a neutral state.

The report attributed to Mr. Williams denounces as "a horrible crime" what the powers are doing in Albania. It does not even spare the Prince of Wied, saying of him:

"I found a prince calling himself king, with no powers, no territory and no subjects except his wife and his children."

Elsewhere in the report, Mr. Williams says: "I uncovered at Durazzo an epochal scandal of anarchy, incompetence, hypocrisy and murder. My first effort was to find the Albanian government. I found none except six war-hisps and they were silent."

"I took opinions on the London agreement. Everyone agreed it created no government, except one of armed force from abroad, for which all the authorities were clamoring."

The Government's position was in sight; first, the six great powers, with all the power; second, the commission with control of the civil administration and finance; third, the Dutch government with control of the military; fourth, the prince, without any powers remaining; fifth, the ministry with no powers.

The report as published, highly praises the Dutch officers as the only sincere men in the whole of Durazzo, accuse the Albanian government of having plunged Albania into the throes of civil and religious war, and appeals to Europe to remove the Prince of Wied, and the international commission and to substitute a system of cantonal government.

The statement has created a great sensation here.

London, June 26.—There are conflicting reports concerning the situation at Durazzo. A belated dispatch says that insurgent leaders have arrived to negotiate the terms. Other dispatches represent the situation as extremely grave.

The Prince of Wied, who occupies the throne, has, it is said, appealed to the powers to send international troops. Austrian warships are taking steps to protect Durazzo and Avlona.

Vienna, June 26.—A volunteer force of retired officers and men is being formed here to go to Durazzo to protect the Prince of Wied. Already 1,600 men have been enrolled for this purpose.

SENATOR BORAH LED THE ATTACK

Republicans Fight Newland's Anti-Trust Measure Because of Obscure Intent

Washington, June 26.—The Republican attack on the Federal trade commission bill was opened in the Senate today by Senator Borah, who told his colleagues that passage of the measure would lead not to a certainty among business men as to what they would under these conditions call a period of uncertainty as followed the enactment of the Sherman anti-trust act.

Senator Borah criticized particularly the provision that says that "unfair competition" is unlawful. He declared leading lawyers in the Senate were unable to agree on what that term meant, and insisted that it was unjust to ask business to determine a matter where national legislators had failed.

The senator said he agreed with the president that the element of uncertainty in the business world should be removed, but would not agree that the passage of the bill with "unfair competition" undefined would accomplish that end.

Senator Borah announced he would favor a measure to strengthen the Sherman law, but said that in his opinion under law as construed by the Supreme court, it is in the power of the executive branch to end monopoly if it had the courage to do so.

Senator Newland urged that it would be almost impossible to define practices that constitute unfair competition.

JAPAN DEMANDING BETTER TREATMENT

Latest Note to the State Department From the East Is Exceedingly Insistent

(By Associated Press.)

Washington, June 26.—Japan's protests against the California alien land law, brought conspicuously before the public again by publication of correspondence between the Washington and Tokio governments, was discussed with interest here today in official and diplomatic circles. Secretary Bryan said Japanese note of June 10 last, which re-opened the subject, would be made public with the American reply within a few days.

It is known that Japan, abandoning the idea of negotiating a new treaty to guarantee the property rights to its subjects, now has asked for a reply to its note of August 26 last, in which the United States was pressed to stop the "obnoxious discrimination" resulting from the California legislation.

"There is but one remedy," this note said, "and the imperial government is unable to escape the conclusion that the duty of applying that remedy devolves solely on the government of the United States."

One phase of the negotiations disclosed in the correspondence which attracted particular interest was said to suggest the possibility of an issue entirely new in the history of the United States. In Italy in connection with the promise by the Japanese government to grant land ownership to Americans appeared the words "reserving for the future, however, the right of maintaining the condition of reciprocity with respect to the separate states." This, it was pointed out, appeared to be a distinct reservation by the Japanese government of the right to retaliate directly on the Californians by singling them out among American citizens for exclusion from the right to possess real property in Japan.

MOVES TO DUE WEST

Dr. J. D. Wilson, Splendid Physician, Wishes to Educate Children

Lowndesville, June 26.—Dr. J. D. Wilson, who has practiced medicine for about 16 years in Lowndesville, has moved his family to Due West, to educate his children. Dr. Wilson has been most successful in his chosen profession, in which he threw his whole soul and energy. He was untiring in his efforts to help all who patronized him.

We wish for him and his, the highest success in the new field. This leaves the people of Lowndesville in need of an up-to-date physician.

REBELS MAY PARTICIPATE IN COUNCILS

Carranzistas Waiting At Washington For Answer to a Telegram Sent the Chief

(By Associated Press.)

Washington, June 26.—Representatives of the Mexican constitutionalists in Washington tonight expressed confident hopes that General Carranza would accept the invitation of the South American mediators to participate in informal conferences to compose the internal affairs of Mexico.

Whether General Carranza would accept the invitation, however, still remained an open question, despite the fact that some of his agents here had telegraphed him at Monterey for a definite answer. The message was sent after the arrival in Washington of General Carranza's private secretary, Alfredo Broceta, who brought personal information from the constitutionalist leader to his Washington agents, Rafael Zubaran and Luis Cabrera.

Mr. Zubaran tonight said he believed General Carranza would authorize participation of his representatives in the proposed conference but that military campaign against General Huerta would proceed. Mr. Cabrera declared he was almost certain informal conferences would take place. Mr. Broceta said he was awaiting instructions.

Mr. Broceta brought to Washington the positive information that it is the constitutionalists' purpose to continue their military campaign regardless of peace conferences. San Luis Potosi, it was said, would be the next objective point of the army. After San Luis Potosi, the constitutionalists expect Huerta's troops to make their last stand at Queretaro. Their leaders insist that General Villa will be on the verge of entering Mexico City within less than a month.

With this military prospect assured, some constitutionalist leaders are known to believe it would be better to have a provisional government established in Mexico to supervise an election than to permit a military dictatorship.

RELEASE OF PRISONERS IS DEMANDED

POLITE NOTE TO VILLA FROM CARRANZA AGENT IS EXPLICIT

NO ANSWER YET

Second Chief Has So Far Failed To Reply to the Suggestions Made

(By Associated Press.)

El Paso, Texas, June 26.—Discussion of the Carranza-Villa estrangement was reopened today by Robert Pesqueira, confidential agent for the Constitutionalists here. He gave out the text of a telegram of a series of communications with General Villa, in which he criticized the northern military zone commander for denying the arrest by his troops of national constitutionalist officers at Juarez and the confiscation of the national treasury funds here.

Pesqueira told General Villa that he considered it useless to deny the actual facts so well known here at the border. General Villa's answer to this telegram, sent on June 20, has not arrived. Pesqueira also issued a statement asserting Villa was surrounded by certain persons, some of whom were the direct cause of the disaster that befell the administration of President Madero.

Asks Liberation.

Pesqueira's telegram to Villa follows: "Your telegram confirms my belief in your loyalty and patriotism. The incidents that have caused comment in the press have been the violent arrests of employees of the government and the treasury departments and the fact that military authorities of Juarez have taken possession of the funds that rightly belong to the general treasury, so that it is hard to convince the thinking people of the inconsistency of your declarations so known here at the border. I verily believe that if you liberate the employees now held and if the funds of the treasury are returned the excitement and doubt that now prevails will disappear."

"Undoubtedly due to the many preoccupations of General Villa incident to his victorious Zacatecas campaign, he has not had time to answer this telegram," Mr. Pesqueira said. "But I have positive information that all Constitutionalists employees carried to Chihuahua as prisoners, will be allowed to return to exercise their respective functions at Juarez and also that he has ordered that all funds and valuables that rightfully belong to the national treasury be returned at once."

Surrounded by Revels. "I also am informed that General Villa has been apprised and has personal knowledge of the work of some political followers, some of whom were the direct cause of disaster that befell the administration of Madero, who knowing the rectitude and the severity of General Carranza toward financial and political intrigues, took advantage of the good faith and simplicity of General Villa, whom they had been trying to utilize as an instrument of their crooked designs. General Villa becoming acquainted with the work of these individuals, it appears, has resolved to rid himself of them who have been directly

(Continued on Page 5.)

TATE'S PLACE IS TO BE FILLED

Supt Swearingen Says He Has Secured Money and Has Man in View

Special to The Intelligence.

Columbia, June 26.—The work of state supervisor of rural elementary schools in South Carolina which was inaugurated by W. K. Tate, several years ago, is to be carried forward, according to J. E. Swearingen, state superintendent of education, who returned today from Nashville, Tenn., where he attended the annual meeting of the Association of Southern State Superintendents of Education.

Mr. Swearingen announced that the general education board had given \$1,500 for the work of supervising the schools in South Carolina to supplement the appropriation of \$1,900 made by the last general assembly.

It was stated by Mr. Swearingen that a successor to Prof. Tate is to be selected at an early date. "I have practically decided upon the man," said Mr. Swearingen.

Unanimously Nominated.

Danville, Va., June 26.—Democrats of the fifth Virginia Congressional district in convention here today re-nominated Representative Edward W. Saunders by acclamation.

QUIET MEETING OF CANDIDATES

Prof Clinkscales Was Overcome With the Heat at the Conway Meeting Friday

Special to The Intelligence.

Conway, June 26.—Intense heat in a tobacco warehouse which prevented John G. Clinkscales, candidate for governor, from concluding his address marked the campaign meeting here today for state offices. Prof. Clinkscales was overcome and had to leave the stand.

While the candidates were speaking, the crowd of possibly 800 persons, maintained a continual hum of conversation. After listening a considerable time to loud remarks from the audience, a voter demanded that the leaders be removed from the hall by police officers. Quiet was partially secured.

Charles Carrol Sims, candidate for governor and the last to speak at the meeting declared that the fertilizer manufacturers of this state had been cheating the farmers by selling them short weight fertilizer.

Without a single partisan reference, save possibly John G. Richards' usual emphatic denial of being a coat-tail swinger the quietest meeting of the campaignsofar as the candidates were concerned, was held today.

FIVE THOUSAND IN BREAD LINES BY SALEM FIRE

Latest Estimate of the Loss in the Massachusetts City is \$12,000,000

(By Associated Press.)

Salem, Mass., June 26.—Measures for the relief of the 25,000 persons made homeless in yesterday's conflagration were proceeding with military precision tonight. More than 3,500 were directly dependent on the relief committee for shelter, while 4,500 waited patiently in the various bread lines for food which streamed into the city in abundance.

Those cared for in the tented camps were of the poorer classes, mostly foreigners. Nearly all the well-to-do had found refuge elsewhere.

An insurance adjuster who went carefully over devastated district tonight, estimated the loss at \$12,000,000 of which \$10,000,000 was covered by insurance. This insurance, it was stated, is well distributed, the heaviest falling on any one company being \$400,000.

The Naumkeag Steam Cotton Company was the heaviest individual loser. The loss on its great plant was placed at \$2,500,000.

Fifteen hundred employees were 'brought out of work by the destruction of these mills. The total number added by the fire to the ranks of the unemployed was estimated at nine thousand.

Hand in hand with measures for relief went preparations for rebuilding the city. The Naumkeag company and some of the other larger firms burned out, announced they would begin work of reconstruction as quickly as possible. In the meantime the unemployed will be given work in the rehabilitation of the city, or provided for in nearby places.

The active work of relief was temporarily in the hands of the state militia, directed by Adjutant General Cole, who commanded 750 men from the Eighth and Ninth regiments.

Early in the day the domestic affairs department had the names of 200 men, women and children who had become separated from their families. To night this number had been reduced to one hundred.

A relief committee of seven, appointed by Governor Walsh, conferred with Mayor Hurley and the local relief committee.

After a survey of the situation the committee announced: "The principal need is money, not clothing or food. The people who were burned out managed to save all the necessary clothing and there is on hand a sufficient supply of food to last a week or possibly longer."

Miss Mabel T. Boardman, national relief secretary of the American Red Cross Society, arrived today and offered her services to the organization.

So many maternity cases were reported that a number of women prominent in the wealthy North Shore Summer Colony organized a hospital for them in a church.

The list of dead as a direct result of the fire was placed tonight at four. The identified dead were Mrs. Jennie Cunningham and Samuel F. Withey. Another body was so badly burned its sex could not be determined. The fourth body was that of a child.

M'REYNOLDS WITHHOLDING HIS PROGRAM

ATTORNEY GENERAL RETICENT ABOUT INTENTIONS IN NEW HAVEN CASE

MAY TAKE ACTION

He Declared There Was No Immunity From Possible Criminal Charges Offered

(By Associated Press.)

Washington, June 26.—Attorney Gen. McReynolds' determination not to announce at present his purpose as to possible criminal prosecution in connection with the affairs of the New Haven railroad system was emphasized in a letter read before the senate today by Senator Norris. The letter, written by Mr. McReynolds, criticized statements made on the floor of the senate by Senator Norris as to the department's attitude toward the investigation of the New Haven. Senator Norris declared in discussing the matter:

"The attorney general did not have in contemplation any criminal action, and nobody has given immunity in that case," and had referred to a statement from the attorney general's office to the effect that there never was in contemplation any criminal action; that there was no violation of any federal statute in all the proceedings that were had in the New Haven affair.

Writing to the attorney general, Senator Norris supported these statements by references to a conference with the attorney general at which Senator Kern was present.

No Criminal Charge.

"There was no claim made at this conference," he wrote, "by you that any federal statute had been violated, or that your department contemplated any criminal proceedings in the New Haven affair."

The senator said the statement referred to in his speech was one issued by the department of justice in January, setting forth that there is no law under which the department can prosecute "officers, directors or other agents of a railroad company for imprudent or dishonest management."

In his reply the attorney general said: "The language which you unfortunately employed is out of harmony with the real facts, and if accepted as accurate would cast a false light about the situation."

Immunity Not Given.

"The assertion that the attorney general did not have in contemplation any criminal action, and nobody has been given immunity in that case," was unwarranted and misleading. "Speaking in your presence, I had expressly declined to declare my plans or purposes and this has been my uninterrupted attitude. It was, therefore impossible for you to know what they were, and yet you undertook to make an announcement in respect to them. As is well known, Mellett, a conspicuous figure, was then, and is now, under indictment in the federal court because of certain transactions connected with the New Haven affairs. How far his examination by Interstate Commerce Commission gave immunity need not be discussed here."

COUNTER SUIT NETS ATLANTAN \$5,000

Jury Awards Verdict On Strength Of Alleged Damage to Reputation By First Suit

(By Associated Press.)

Atlanta, June 26.—J. N. Bateman, of Atlanta, today was awarded damages amounting to \$5,000 against Frank Rothleitner, a Nebraskan, who sought to obtain a verdict for \$20,000 against Mr. Bateman for an alleged fake pool room operation. Today's verdict was rendered by a jury in the superior court on a counter suit filed by Bateman.

Rothleitner charged that Bateman was the head of a chain of fake pool rooms in Atlanta, Miami, Palm Beach and other cities. He represented that he lost \$20,000 on a fake bet in one of the alleged pool rooms.

Bateman was arrested at the instance of Rothleitner but on September 24, 1913 all charges against him were dismissed. He then entered suit against Rothleitner for \$25,000 for the "humiliation, expense and loss of reputation occasioned by the baseless and malicious accusations." The jury held that he was entitled to recover \$5,000.

WILL PROSECUTE LAWLESS ELEMENT

County Attorney at Butte Declares That Vigorous Efforts Will Be Made to Punish

(By Associated Press.)

Butte, Mont., June 26.—Soon after word was received here today that President Wilson was considering Governor Stewart's request for federal troops to be prepared for an outbreak County Attorney Joseph McCaffery announced he would begin a vigorous prosecution of men who caused the riot Tuesday night when one man was killed, others wounded and the building of the miners destroyed with dynamite.

The county attorney asserted investigation had convinced him that after the inquest tomorrow into the killing of Edward Nol he would be able to make an arrest on the charge of murder.

It was asserted today the city would start an active campaign against lawlessness. All men on the police waiting list were called in. The finding of a bottle of acid and a bottle of glycerine in the pocket of an arrested man was given as the reason for the police activity.

The city was quiet today. Officers of the new independent union of the miners continued enrolling men who have revolted from the Butte local of the Western Federation of Miners. Altogether 1,555 names are on the list.

At the inquest tomorrow each man who enters the court room will be searched for arms.

Despite his previous announcement that he will speak in Anaconda, President Moyer remained at Helena. The mayor of Anaconda had advised Moyer not to visit Anaconda at this time.

SUFFOCATED IN FIRE

Guest in Greensboro Hotel Dead and Others Hurt.

Greensboro, N. C., June 26.—Henry T. Collum, a traveling salesman of Philadelphia, was killed by suffocation and several other persons were injured by jumping during a fire at the Gullford hotel, here, early today. Fifty guests, scantily clad, were carried down ladders by the firemen and had no time to save their personal belongings. None of the injured are believed to be in a serious condition.

The cause of the fire has not been determined. It started at 3:30 in a back room and was checked before great damage was done to the building.

UNITED STATES HOLDS TRUMPS IN RECOGNITION

May Use This Power as Suasion Should Military Lust Effect the Rebels

(By Associated Press.)

Niagara Falls, Ont., June 26.—After a day of waiting with no word of the plans of the Constitutionalists with reference to the proposed informal conference with the Huerta delegates over Mexico's internal affairs, the mediation colony is showing signs of anxiety.

Few are certain that the Constitutionalists will participate. It became apparent today that although spokesmen of General Carranza had expressed themselves in favor of the conferences, the Constitutional chief had by no means made up his mind. It is expected strong pressure will have to be exerted to persuade him to agree to the plans as set forth by the mediators when they outlined the methods for the adjustment of the international side of the problem, leaving the selection of a provisional president to be determined by the two Mexican factions.

The Constitutionalists' victory at Zacatecas, it is recognized, may have a psychological influence on the situation. If it produces cohesion in the Constitutionalists and a lust for more military successes, close observers think that the Constitutionalists will be less disposed to leave the question to diplomatic discussion.

That the American government will use its influence for the settlement of the controversy by diplomacy is not doubted here. The program of the Constitutionalists may be to capture the governmental power by military strength, but indications are that the United States may withhold its recognition, the promise of recognition, if further bloodshed and loss of life is not averted and terms of peace arranged.

St. Louis Also.

St. Louis, June 26.—A week of extremely hot weather reached a climax here today when the government thermometer registered 101 degrees on top of a 22 story building. The government thermometer at the street level reached 108.

NEGRO CRY IS DECIED BY POLLOCK

SENATE CANVASS WAGED WITH TABASCO AT BARNWELL YESTERDAY

MAN WOULD FIGHT

Governor Called An Auditor a Liar and Little Commotion Followed

Special to The Intelligence.

Barnwell, June 26.—The campaign meeting here today was featured by the militant aggressiveness of Governor Bleasdale. L. D. Jennings, and W. P. Pollock. Senator Smith was also in a fighting mood when he answered the charges made by the governor, that he had voted to pay \$2,000 damages to a negro family as indemnity in the event of lynching. In replying to this Senator Smith read from the State constitution, article VI Section 6, where this provision had been made by Tillman and the Reformers when the constitution was re-written back in 1895.

Governor Bleasdale was the first speaker, and commenced his speech with his old time bitter attacks on the newspapers, characterizing several editors and reporters as "liars." He said that the drafting of the new primary rules was for the distinct purpose of robbing him of his majority. "A piece of dirty, contemptible thievery" which Portland Ned and all his associates would not be guilty of." He stamped as a campaign lie the alleged claim made in the last gubernatorial campaign that Sam J. Nicholls, a Spartanburg attorney, two years ago came to Barnwell to purchase the pardon of "Portland Ned."

The governor explained that he had never granted a pardon to "Portland Ned," but that the conflict in question was one James Johnson, with the alias of "Portland Ned," a Felton was strong.

The petition for Johnson's pardon, the governor said, signed by many of the representatives, the people of Spartanburg county. The governor held up a catalogue of Benedict college, a negro school in Columbia which contained a cut, showing white women as members of the faculty. Bleasdale went on to say that this was the condition in South Carolina he had been fighting.

It was at this stage that some one said to have been Harvin Holland shouted back from the audience, "your picture will be in the next group when Smith takes it."

The Lie Passed.

"You're a liar," the governor retorted.

The man in the crowd then made an effort to come to the speaker's stand but was hindered by policemen and the report was that the man was arrested.

Mayor Jennings said that he expected to expose the Governor's record from every stump in South Carolina and the two or three State detectives going about with the party couldn't frighten him. He made the (Continued on Page 5.)

FEDERAL BANKS BE CLEARING HOUSES?

This Question Unanswered; Business Men Expecting Greatly Reduced Exchange Rates

Washington, June 26.—Repeated inquiries are being made at the treasury department by bankers throughout the country as to whether the Federal reserve board will have the Federal reserve banks act as clearing houses and what rate for collections will be fixed.

Under the Federal reserve act it is within the power of the board to perform the functions of a clearing house for the twelve reserve banks or designate one of the banks which is to clear the business of the other eleven. Furthermore, the board may require each Federal reserve bank to act as a clearing house for all of its member banks.

Secretary McAdoo and Comptroller of the Currency Williams have refrained from interpreting the details of the Federal reserve bank act and have ventured no prediction as to the possible action the board will take concerning the establishment of clearing houses and the regulation of exchange and collection rates.

However, the Federal reserve act grants the board practically unlimited powers and bankers generally seem to be of the opinion that there might be a decided reduction in collection charges. The board has the power to fix the charge member banks shall collect from their patrons for clearing checks and also has the power to regulate the charge each Federal reserve bank shall make upon member banks for clearing and collection.